| 1 | SAO | |
|----|---|--------------------------------|
| 2 | HOWARD & HOWARD ATTORNEYS PLLC Martin A. Little (#7067) | |
| 3 | Cami M. Perkins (#9149) Alexander Villamar (#9927) | |
| 4 | 3800 Howard Hughes Parkway, Suite 1000 Las Vegas, Nevada 89169 | |
| 5 | Tel: 702 257-1483 Fax: 702 567-1568 | |
| 6 | E-mail: mal@h2law.com; cp@h2law.com; av@h2law.com Attorneys for Plaintiffs | |
| 7 | UNITED STATES DISTRICT COURT | |
| 8 | DISTRICT COURT FOR THE DISTRICT OF NEVADA | |
| 9 | ESTATE OF STEPHEN DOURIS by its | CASE NO: 2:22-CV-00371-CDS-EJY |
| 10 | administrator, TINKA DOURIS; TINKA DOURIS, individually; SCD, a minor, by and | STIPULATION AND ORDER TO |
| 11 | through his guardian, TINKA DOURIS; IRD, a minor, by and through her guardian, TINKA | FOR SUMMARY JUDGMENT |
| 12 | DOURIS; CAD, a minor, by and through her guardian, TINKA DOURIS; EARL DOURIS, individually; DEBRA DOURIS, individually; | DEADLINE (SECOND REQUEST) |
| 13 | TARA DOURIS, individually, | |
| 14 | Plaintiffs, | |
| 15 | VS. | |
| 16 | CITY OF HENDERSON, a Political Subdivision of the State of Nevada; | |
| 17 | HENDERSON POLICE DEPARTMENT, a Political Subdivision of the City of Henderson; | |
| 18 | CHIEF THEDRICK ANDRES, individually and in an official capacity as Chief of Police of | |
| 19 | the Henderson Police Departments OFFICER TRAVIS NUSBAUM, individually and in an | |
| 20 | official capacity as an Officer of the Henderson Police Department; OFFICER DONALD | |
| 21 | OKAMI, individually and in an official capacity as an Officer of the Henderson Police | |
| 22 | Department; DOE OFFICERS 1-X, inclusive; DOE INDIVIDUALS I-X, inclusive; and ROE | |
| 23 | ENTITIES I-X, inclusive, | |
| 24 | Defendants. | |
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| | Page 1 of 3 | |

4854-9471-1077, v. 1

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IT IS HEREBY STIPULATED by and between Plaintiffs, the ESTATE OF STEPHEN DOURIS by its administrator, TINKA DOURIS, TINKA DOURIS, individually and as successor-in-interest to Decedent STEPHEN DOURIS, SCD, a minor, by and through his guardian, TINKA DOURIS, IRD, a minor, by and through her guardian, TINKA DOURIS, CAD, a minor, by and through her guardian, TINKA DOURIS, EARL DOURIS, individually, DEBRA DOURIS, individually, and TARA DOURIS, individually, by and through their attorneys of record, HOWARD & HOWARD ATTORNEYS, PLLC, and Defendants, CITY OF HENDERSON, a Political Subdivision of the State of Nevada, HENDERSON POLICE DEPARTMENT, a Political Subdivision of the City of Henderson, CHIEF THEDRICK ANDRES, individually and in an official capacity as Chief of Police of the Henderson Police Departments OFFICER TRAVIS NUSBAUM, individually and in an official capacity as an Officer of the Henderson Police Department, OFFICER DONALD OKAMI, individually and in an official capacity as an Officer of the Henderson Police Department, by and through their counsel of record, the law offices of MARQUIS AURBACH, that Plaintiffs shall have a one week extension of time for filing their Opposition to Defendants' Motion for Summary Judgment (the "Opposition").

Plaintiffs' Opposition shall be due on Friday, June 17, 2022. This is the second extension of time requested for Plaintiffs' Opposition. The reasons this second extension of time for Plaintiffs' Opposition is that Plaintiffs' lead trial counsel has been tied up in depositions leading up to a case that is going to trial on August 2, 2022. Supporting counsel for Plaintiffs have likewise been inundated with deadlines in other cases with non-cooperative opposing counsel. Additionally, there was a personal matter of an attorney on this case that needed attention.

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Page 2 of 3

To ensure that the deadline for this the second extension of time requested for Plaintiffs' 2 Opposition is met, Plaintiffs' counsel is adding an additional attorney to the litigation team to 3 assist. 4 DATED: June 15, 2022 DATED: June 15, 2022 5 HOWARD & HOWARD ATTORNEYS PLLC MARQUIS AURBACH 6 7 /s/ Craig R. Anderson /s/ Cami M. Perkins Martin A. Little, Esq. Craig R. Anderson, Esq. 8 Cami M. Perkins, Esq. Nevada Bar No. 6882 Alexander Villamar, Esq. 10001 Park Run Drive 9 3800 Howard Hughes Pkwy, Suite 1000 Las Vegas, Nevada 89145 Las Vegas, Nevada 89169 Attorneys for Defendants 10 Attorneys for Plaintiffs 11 **ORDER** 12 IT IS SO ORDERED. 13 DATED this 16th day of June 2022. 14 UNITED STATES DISTRICT JUDGE 15 Respectfully submitted by: 16 HOWARD & HOWARD ATTORNEYS PLLC 17 18 /s/ Cami M. Perkins 19 Martin A. Little, Esq. 20 Cami M. Perkins, Esq. Alexander Villamar, Esq. 21 3800 Howard Hughes Pkwy, Suite 1000 Las Vegas, Nevada 89169 22 Telephone No. (702) 257-1483 Facsimile No. (702) 567-1568 23 Attorneys for Plaintiffs 24 25 26 27

From: Craig Anderson <canderson@maclaw.com>

Sent: Wednesday, June 15, 2022 9:15 AM

To: John J. Savage

Cc: Martin A. Little; Cami M. Perkins; Joshua WS Daor

Subject: Re: [External] FW: Activity in Case 2:22-cv-00371-CDS-EJY Douris et al v. City of

Henderson et al Order on Stipulation

Good by me

Sent from my iPhone

On Jun 15, 2022, at 9:13 AM, John J. Savage < jsavage@howardandhoward.com> wrote:

Hi Craig,

As you may have seen, the stipulation that was denied because it did not explain the reasons for the extension. Attached for your review is a revised stipulation that explains the reasons for the extension.

Please let us know if we may submit this revised stipulation with your e-signature.

John J. Savage Attorney

3800 Howard Hughes Pkwy, STE 1000, Las Vegas, NV 89169

D: 702.667.4811 **F:** 702.567.1568 jsavage@howardandhoward.com

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